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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/618,497	07/18/2000	Yu Zheng	PAT-1238-DIV	9055
7	590 06/25/2003			
Raymond Sun			EXAMINER	
12420 Woodhall Way Tustin, CA 92782			YIP, WINNIE S	
			ART UNIT	PAPER NUMBER
			3637	
		DATE MAILED: 06/25/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

			K.				
	Application No.	Applicant(s)					
	09/618,497	ZHENG, YU					
Offic Action Summary	Examiner	Art Unit					
	Winnie Yip	3637					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	86(a). In no event, however, may a reply be tire within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed  rs will be considered timely.  the mailing date of this communication.  D (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 17 A	<i>pril 2003</i> .						
2a) This action is <b>FINAL</b> . 2b) ☑ Thi	s action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims	=x parte Quayre, 1955 C.D. 11, 4	103 O.G. 213.					
4) Claim(s) 1-4,71 and 72 is/are pending in the a	pplication.						
4a) Of the above claim(s) is/are withdraw	vn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-4,71 and 72</u> is/are rejected.	6)⊠ Claim(s) <u>1-4,71 and 72</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or Application Papers	election requirement.						
9)☐ The specification is objected to by the Examiner	•						
10) The drawing(s) filed on is/are: a) accep		miner.					
Applicant may not request that any objection to the	•						
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.							
If approved, corrected drawings are required in rep	ly to this Office action.						
12) ☐ The oath or declaration is objected to by the Exa	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
<ul><li>3. Copies of the certified copies of the prior application from the International Bur</li><li>* See the attached detailed Office action for a list of the prior of the</li></ul>	eau (PCT Rule 17.2(a)).	-					
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119(	e) (to a provisional application).					
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti	• •						
Attachment(s)	_						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)					
I.S. Patent and Trademark Office							

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#### **DETAILED ACTION**

This is an office action for a request for continued examination (RCE), filed April 17, 2003 of earlier application.

The text of those sections of Title 35 U.S. Code not included in this action can be found in a prior office action.

Claims 1-4 and 71-72 are pending in the application.

## Claim Rejections - 35 USC § 102

1. Claims 1-4 and 71 are rejected under 35 U.S.C. 102(b) as being anticipated by Price '168.

Price teaches a collapsible structure comprising a single first base panel (11) having a foldable frame members (14) being covered by a fabric material through a sleeve (92), a single second upper panel (10) having a foldable frame members (18) being covered by a fabric material (90) through a sleeve (92), wherein the second upper panel having two opposite end edges being coupled to the opposite side of the outer periphery of the first base panel by interconnecting pieces (26) such that the first base and second upper panels define an interior space therebetween, wherein, as shown in fig. 4, the end edges of the second upper panel (10) is coupled substantially parallel to the outer periphery of the first base panel which is considered to be extend beyond (inside) the outer periphery of the first base panel as claimed, and the second panel has a front edge between two opposite end edges defining an opening (98) for ingress and eggess to the interior space such as a window.

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## Claim Rejections - 35 USC § 103

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2. Claims 1-4 and 71-72 stand rejected under 35 U.S.C. 103(a) as being unpatentable over McLeese '407 in view of Zheng '915.

McLeese '407 (see attachment attached with prior art office action) teaches a collapsible structure comprising a single first base panel (A) having a foldable frame members (C) partially covered by a fabric material (D) through a sleeve, a single second upper panel (E) having a foldable frame members (F) partially covered by a fabric material (G) through a sleeve, wherein the second upper panel having two opposite end edges (B) being coupled to the opposite side of the outer periphery of the first base panel by interconnecting pieces (H) such that the first base and second upper panels define an interior space therebetween, and the second panel (E) has a front edge between two opposite end edges defining an opening for ingress and egress to the Although McLeese does not define the opposite end edges of the second upper interior space. panel each being coupled to the outer periphery of the first base panel by an interconnecting piece that causes the end edges of second upper panel spaced apart and extending beyond the outer periphery of the first base panel. Zheng teaches a collapsible structure comprising a single first base panel (72a) having an outer periphery, a second upper panel which is formed by a plurality of sections (72b-72e) having opposite end edges (80a, 82a), wherein the opposite end edges (80a, 82a) of the second upper panel are coupled to the opposite sides (74a, 74c) of the outer periphery of the first base panel by interconnecting fabric pieces (i.e., 37, 37a, 37b) such that the opposite end edges of the upper panel being connected to and extending beyond the outer periphery of the base panel to define two extensions between the base and the upper panels and to define an enlarged interior space therebetween. It would have been obvious to one of

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ordinary skill in the art at the time the invention was made to modify the collapsible structure of McLeese having the opposite end edges of the upper panel being coupled to the opposite edges of the lower panel by interconnecting fabric pieces as taught by Zheng, as old and well known connecting concept, for allowing the edges of the upper panel being spaced apart secured to and also extended beyond the outer periphery of the base panel to provide a larger interior space area as desired.

## Response to Amendment

3. Applicant's arguments with respect to claims 1-4 and 71-72 filed April 17, 2003 have been considered but they are not deemed to be persuasive.

In response to applicant's argument of that McLeese 's collapsible structure having pieces being coupled to the side edges but not the end edges of the second upper panel to the outer periphery of the first base panel as claimed, it is not deemed persuasive. First, applicant's "end edges" would be broadly read on the edges at the end area of the panel as defined by McLeese (see the attachment Fig.4). Therefore, McLeese is considered to teach having pieces coupling the end edges of the second upper panel to the outer periphery of the first base panel as claimed. Although McLeese does not define the piece extending around the curved point at the end edge, we agree so, otherwise out rejection would have been entered under section U.S.C. 102 of the statute base on McLeese. Zheng is used to teach using a piece couple to the entire end edges of the second upper panel to the outer periphery of the second base panel such that the piece can be extend outwardly or inwardly beyond the outer periphery of the first base panel. Applicant only claims the pieces for coupling two frame members of two panels together,

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whether or not the pieces used for supporting the load of the upper panel does not hold the claimed invention overcome the prior art of record. The examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 19880; *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, both McLeese and Zheng '915 disclose a collapsible structure having two panels being coupled together by pieces. Zheng is used as a teaching reference only to teach two opposite end edges of an upper panel can be coupled to and extending beyond an outer periphery of a lower panel by fabric pieces. Therefore, it would have been obvious to one skill in the art to modify the McLeese 's structure having fabric pieces to couple the end edges of one panel to the periphery of the frame of other panel as taught by Zheng as claimed which solves the same problem as defined by applicant.

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Therefore, the discussions supra and in the previous action again apply.

#### **Inquiry Contacts**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Winnie Yip whose telephone number is 703-308-2491. The examiner can normally be reached on M-F (9:30-6:30), Second Monday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on 703-308-2486. The fax phone numbers for the

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organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

Patent Examiner
Art Unit 3637

wsy June 20, 2003

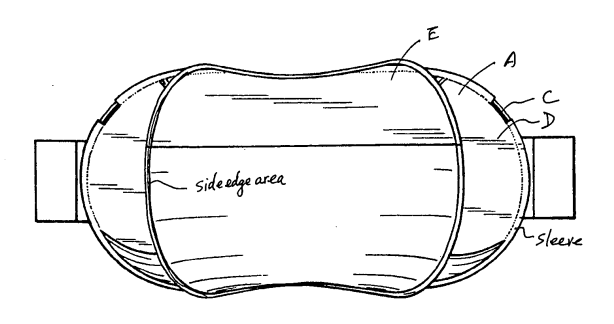


FIG. 3

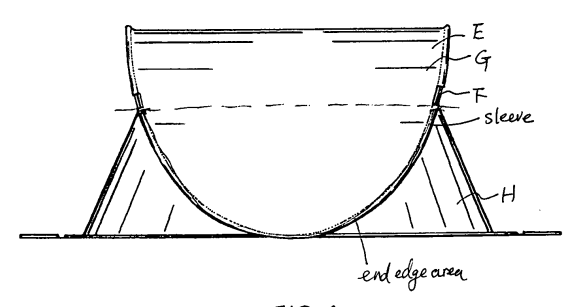


FIG. 4 EXHIBIT